PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

To SETH D. LEVY PILL SBURY WINTHROP LLP 725 SOUTH PIGUEROA STREET, SUITE 2800 LOS ANGELES, CA 90017-5406

PAT

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL

SEARCHING AUTHORITY, OR THE DECLARATION (PCT Rule 44.1) 24 JAN 2005 Date of mailing (day/month/year) Applicant's or agent's file reference FOR FURTHER ACTION See paragraphs 1 and 4 below 081476-0310561 International filing date International application No. (day/month/year) 15 July 2004 (15.07:2004) PCT/11S04/22827 Applicant CEDARS SINAI MEDICAL CENTER The applicant is hereby multiled that the international search report and the written opinion of the International Searching Authority have been established and are transmitted herewith. Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims of the international application (see Rule 46): When? The time limit for filing such amendments is normally two months from the date of transmittal of the international search renost. Where? Directly to the International Bureau of WIPO, 34 chemin des Colombettes 1211 Goneva 20, Switzerland, Facsimile No.: +41 22 740 14 35 For more detailed instructions, see the notes on the accompanying sheet. The applicant is hereby nutified that no international search report will be established and that the declaration under Arnels 17(2)(a) to that effect and the written opinion of the International Searching Authority are transmitted berewith. With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that: the protest together with the decision thereon has been transmitted to the International Bureau together with the applicant's request to forward the texts of both the protest and the decision thereon to the designated Offices. no decision has been made yet on the protest; the applicant will be notified as soon as a decision is made. Reminders Shortly after the expiration of 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a nonice of windrawal of the international application, or of the priority claim, must reach the International Bureau as provided in Rules Ribis.1 and 90his.3, respectively, before the completion of the technical preparations for international publication The applicant may submit comments on an informal basis on the written opinion of the International Searching Authority to the International Bureau. The International Sureau will send a copy of such comments to all designated Offices unless an international preliminary examination report has been or is to be established. These comments would also be made available to the public but not before the expiration of 30 months from the priority date. Within 19 months from the priority date, but only in respect of some designated Offices, a demand for international proliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 munths from the priority date (in some Offices even later); otherwise, the applicant must, within 20 months from the priority date, perform the prescribed acts for entry into the national phase before those designated Offices.

In respect of other designated Offices, the time timit of 30 months (or later) will apply even if no demand is filed within 19 months.

See the Annex to Porto PCT/IB/301 and, for details about the applicable time limits, Office by Office, see the PCT Applicant's Guide, Volume Ii. National Chapters and the WIPO Internet site.

Name and maling address of the ISA/ US Mail Stop PCT. Attn: ISA/US Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Sumesh Kaushai Ph Telephone No. (571) 272-0547

Authorized offices

(See notes on accompanying sheet)

Facsimile No. (703) 305-3230 Form PCT/(SA/220 Gaissary 2004)

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

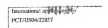
Applicant's or agent's file reference 081476-0310561	FOR FURTHER see ACTION as well as, win	Form PCT/ISA/220 ere applicable, item 5 below.
mernational application No. PCT/U804/22827	International filing date (day/month/year) 15 July 2004 (15.07,2004)	(Earliest) Priority Date (day/month/year) 15 July 2003 (15.07.2003)
applicant EDARS-SINAI MEDICAL CENTER		
secording to Arricle 18. A copy is be This international search report consis	ten prepared by this International Searching A ing transmitted to the International Bureau. Its of a total of sheets. Sed by a copy of each prior art document cited	
. Basis of the Report a. With regard to the language. language in which it was filed	the international search was carried out on the but unless otherwise indicated under this item.	sis of the international application in the
The internation	nul search was carried out on the basis of a trans hority (Rule 23.1(b)).	lation of the international application
	otide and/or amino acid sequence disclosed in	the international application, see Box No. I.
Certain claims were for	nd ansearchable (See Box No. II)	
Unity of invention is lac	king (See Box No. III)	
. With regard to the title,		
the text is approved as su		
the text has been establish	sed by this Authority to read as follows:	
With regard to the abstract,	writted by the applicant.	
the text is approved as su	bmitted by the applicant. led, according to Rule 38.2(b), by this Authority om the date of mailing of this international sears	as it appears in Box No 1V. The applicant the report, submit comments to this Authority
the text is approved as su the text has been establish may, within one month fi	est according to Rule 38.2(b), by this Authority	th report, submit comments to this Authority
the text is approved as su the text has here establish may, within one month it With regard to the drawings, a. the figure of the drawings to as suggested by	ted, according to Rule 38.2(b), by this Authority from the date of mailing of this international search the published with the abstract is Figure No the applicant.	ch report, submit comments to this Authority
the text is approved as su the text has here establish may, within one month fi With regard to the drawings to a suggested by as selected by th	ned, according to Rule 38.2(b), by this Authority orn the date of mailing of this international search the published with the abstract is Figure No the applicant. is Authority, because the applicant failed to sugg	th report, submit comments to this Authority
the text is approved as su the text has here establish may, within one month fi With regard to the drawings to a suggested by as selected by th	ted, according to Rule 38.2(b), by this Authority from the date of mailing of this international search the published with the abstract is Figure No the applicant.	ch report, submit comments to this Authority

INTERNATIONAL SEARCH REPORT

International application No.

	INTERNATION OF STREET		PCT/US04/22827		
IPC(7) US CL According t	SSIFICATION OF SUBJECT MATTER : C12N 5/00 : 435/375, 377 Ontervational Patent Classification (IPC) or to both re .DS SEARCHED	nional classification	and SPC		
Minimum d	ocumentation searched (classification system followed) 435/375, 377	by classification syn	abols)		
Documental none	um searched other than minimum documentation to the	extent that such do	namenus are included i	a the fields searched	
	lain base consulted during the international search (nam Continuation Sheet	e of data base and,	where practicable, sea	rch terms used)	
C. DO	CUMENTS CONSIDERED TO BE RELEVANT				
Category *	Citation of document, with indication, where a	pproprime, of the re	elevant passages	Relevant to claim No.	
Y	SOUTTOU B. et al Pieiotrophin induces angiogene 3 kinase but not the nitric oxide symhase pathways. Vol 187, pages 59-64, see estire document	sis: unvolvement of t Journal of Cellular	he phosphotnositide- Physiology, 2001,	9,10	
A	HERRADON G. et al. Piciotrophin is an important regulator of the renin-angiotensin system in mouse aorta. Blochem Biophys Res Commun. 2004, Vol 324, No 3, pages 1041-1047, see entire document.			1-16	
A	PUFE T. et al. Expression of pleiotrophin, an embryonic growth and differentiation factor, in rheumanoid arthritis. Arthritis Rheum. March 2003, Vol 48, No 3, pages 660-667, see entire document.			1-10	
A A	DBUEL T F. et al. Pleiotrophin: a cytokine with di- pathway. Arch Blochem Biophys. 2002. Vol 397, N CZUBAYKO F. et al. Adenovirus-mediated transal- Z/neu and pleiotrophin expression and inhibits tumo. 1997. Vol 4. pages 943-949, see entire document.	to 2, pages 162-17, a action of ribozymes	see entire document abrogates HER-	1-10 1-10	
Furth	er documents are listed in the continuation of Box C. Special suspenses of clied documents:	"I" aim doc	nt family annex.	mathwal Pissos date or pricesty axion bus sked to understand the	
A" document defining the general state of the art which is not considered to be of particular relevance. E" earlier application or patent published on or after the international filling dose.		principle "X" document monsidere	uple or theory untilefying the savention ment of panicular televance, the claimed invention cannot be idented meet or cannot be considered to involve an inventive to		
-1. Socioment which may throw doubts on priority elamets or which is clied to establish the publication data of another clavious or other special reason (as specified) -0. Accomment referring to an oral disclosure, were exhibition or other means.		"Y" flocument considers combined	where the occusional is taken shalos document of particular relevance; the chalpsof assession channot be considered to involve an invention taken when the docusticité lo contidend with one or more other tach docusticité, such combination being professione to a perforat solléd air fair and		
P occuse	ne recenting as an over descensione, then extensions or other access to purhished prior to the international filling done but liner than the date claimed		member of the assic pates		
Date of the	actual completion of the international search		the international sear	ch report	
	2005 (09.01.2005)	24 JA			
Name and n M G P. Al	nadling address of the ISA/US all Stop PCT, Atta: ISA/US sumissioner for Palents O. Box 1450 exandria, Vigunia 22313-1450	Authorized officer Sumesh Kaushal Telephone No	of The	Jucker for	
Facsimile N	lo. (703) 305-3230	1		0	





C. (Contin	uation) DOCUMENTS CONSIDERED TO BE RELEVANT		
Category *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No	
	CANC We see at Blaiscrophic crimulates fibroblasts and endothelial and epithelial cells and is	1-10	

Category *	Charles of decourse, with institution, 1-44-77-77	
A	FANG W et al. Pleistrophin stimulates fibroblasts and endothelial and opithelial cells and is expressed in human cancer. J Biol Chem. December 1992, Vol 267, No 36, pages 25889-25897, see entire document.	1-10
	-00	

CALL SA CALL S	International application No		
INTERNATIONAL SEARCH REPORT	PC17US04/22827		
Continuation of B. FIELDS SEARCHED Item 3: STN:meline, capius, scisearch, cancerlit			
EAST: pgpub, jpo, epo, uspat			

PATENT COOPERATION TREATY

TO: SETH D. LEVY SETH D. LEVY PILLSBURY WINTHROP LLP 725 SOUTH PIGUEROA STREET, SUITE 2800 LOS ANGELES, CA 90017-5406			PCT		
			WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY		
		(PCT Rule 43bis.1)			
				Liste of mailing (day/month/year)	24 JAN 2005
Applicant's er agent's file reference		FOR FURTHER	FOR FURTHER ACTION See paragraph 2 below		
081476-0310561 International application No International filing date		late (day/month/year)	Prinrity date (day/month/year)		
PCT/US04/22827 15 July 2004 (15.07.20 International Patent Classification (IPC) or both national classific		(2004) ification and IPC	15 July 2003 (15:07:2003)		
	12N 5/00 and US	3 CL: 435/37	5, 377		
pplicant					
EDARS-	SINAI MEDICA	L CENTER			
1. This o	giimos contains i	indications re	slating to the following	items:	
\boxtimes	Box No. I	Basis of th	e opinion		
	Box No. II	Priority			
	Box No. III	Non-establ	ishment of opinion wi	th regard to novelty, inv	entive step and industrial applicability
	Box No. IV		nity of invention		
\boxtimes	Bex No. V	Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
	Box No. VI	Censio do	cuments cited		
	Box No. VII	Certain de	fects in the internation	al application	
\boxtimes	Box No. VIII	Cenain ob	servations on the inter-	national application	
	THER ACTIO				
Autho	ational Prelimini out other than th	ary Examina	ng Authority ("IPEA" the IPEA and the cho	") except that this does	be considered to be a written opinion of the s not apply where the applicant chooses an the International Bureau under Rule 66 1his(b) idered.
IPEA mailin	a written reply ig of Form PCT/	together, w ISA/220 or b	here appropriate, with sefore the expiration of	amendments, before i	PEA, the applicant is invited to submit to the the expiration of 3 months from the date of iority date, whichever expires later.
For fu	irther options, se	e Form PCT	/ISA/220.		
3 For fu	orther details, sec	notes to For	rm PCT/ISA/220.		
		1 N NO2 11	120	Authorized offic	es
Name and mailing address of the ISA/ US		of the ISA/ t	.13	-	1-0: 7 12
Mail Stop PCT, Ann. ISA/US					
8	Summissioner for h	Patents		Sumesh Kausha	" Marke Marke
5 C	east 5top PC1, Att Summissioner for b O Box 1499 Mexandria, Virgini	Patents		Telephone No.	Just Just

WRITTEN OFINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/US04/22827 Box No. I Basis of this opinion 1. With regard to the language, this opinion has been established on the basis of the international application in the language in which n was filed, unless otherwise indicated under this item. This opinion has been established on the haris of a translation from the original language into the following language which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)). 2. With regard to any nucleofide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of: a. type of material a sequence listing table(s) related to the sequence listing b. format of material in written format in computer readable form c. time of filing/furnishing contained in international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search. in addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished. 4. Additional comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORIT

International application No. PCT/US(M/22827

	AUTHORIT		25-20-20-20-20-20-20-20-20-20-20-20-20-20-
Box No. V Reasoned statement under Rul applicability; citations and expl	e 43 bis.1(a)(i) anations supp	with regard to novelty, orting such statement	inventive step or industrial
1. Statement			
Novelry (N)	Claims	1-8	YES
	Claims	9-10	NO NO
			YES
Inventive step (IS)			NO NO
	Cumm	2-13	
Industrial applicability (IA)	Claims	1-10	YES
	Claims	NONE	NO NO
 Citations and explanations: Claims 1-10 meet the criteria set out in PCT Artic transdifferentiating monceyres into endoftedial cell-prior artides not teach or fairly suggest a method compound that modulates biological activity of PC Claims 1-10 meet the criteria set out in PCT Artic can be made or used in industry. 	is by artificially of modulating to N.	ecvascularization in a mami	mal by administering to the mammal a

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/US04/22827

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the questions whether the claims are fully supported by the description, are made:

Claims 9-10 are objected to as lacking clarity under PCT Rule 66.2(g)(v) because of the claims are not fully supported by the description. The description does not disclose the claimed inventors in a manner sufficiently clear and complete for the claimed inventors to be carried out by a person skilled in the art because. The disclosure fails to disclosure campound administration of which medidates new/ascularization in a manumal, wherein the compound inhibits or enhances the buildgical activity of pleistrophin (PTR) in vivo.

NOTES TO FORM PCT/ISA/228 (continued)

The letter must indicate the differences between the claims as filted and the claims as artended. It must, in part cular, indicate, it connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged:
- (iii) the claim is cancelled:
- (iii) the claim is new:
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying lettive:

- [Where originally there were 48 claims and after amendment of some claims there are 51]
 Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers:
- claims 30, 33 and 36 unchanged; new claims 49 to 51 aided."

 2 (Where originally there were 15 claims and after amendment of ail claims there are 11): "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims!
 - Claims 1 to 6 and 14 unchanged: claims 7 to 13 cancelled; new claims 15, 16 and 17 added," or "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added, all other claims unchanged."
- 4 , Where various kinds of amendments are made):
- "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claims 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under Article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(11)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international application is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filled and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words. "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been filed

If, it the time of filing any amendments and any accompanying statement, under Article 19, a dermand for international preliminary examination has already been sibrinated, the applicant must preferebly at the time of filing, the amendments (and any statement) with the International Bureau, also file with the International Perleminary Examining Authority a copy of such amendments (and of any statement) and, where required, a translation of such amendments for the procedure before that Authority (see Rules 55.14a) and 62.2, first sentance). For further information, see the Noises to the demand form (PCT/PDE/A4041).

Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see the PCT Applicant's Guide, Volume II